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SUBTOTAL (1) (\$) 1452 1.10 245	
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE 1501 1 300 250	
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Total Claims	
Independent	460 130 Petitions to the Commissioner
Multiple Dependent = 1807 50 18	807 50 Processing fee under 37 CFR 1.17(q)
	806 180 Submission of Information Disclosure Stmt
Fee Fee Fee Fee Description Code (\$) Code (\$) 8021 40 80	0021 40 Recording each patent assignment per property (times number of properties)
1202 18 2202 9 Claims in excess of 20	property (times number of properties) 809 375 Filing a submission after final rejection
1201 84 2201 42 Independent claims in excess of 3	(37 CFR 1.129(a))
1203 280 2203 140 Multiple dependent claim, if not paid 1810 750 28	1810 375 For each additional invention to be
1204 84 2204 42 ** Reissue Independent claims over original patent 1801 750 280	examined (37 CFR 1.129(b)) 301 375 Request for Continued Examination (RCE)
1205 18 2205 9 ** Reissue claims in excess of 20 1802 900 180	302 900 Request for expedited examination
and over original patent	of a design application
SUBTOTAL (2) (\$) Other fee (specify)	sic Filing Fee Paid SUBTOTAL (3) (\$) 410.00

SUBMITTED BY

Name (Print/Type)

Michael F. Nates Registration No. (Attorney/Agent) F.36,063

Signature

Name (Print/Type)

Michael F. Nates Registration No. (Attorney/Agent) F.36,063

Date 9-3-03

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

, M. Yates





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRUE LAKES P.O. Ben 183
Alexandra, Vigina 12313-1450

CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 2780 139222

10/083,842

02/27/2002

Jonas Grina

22847

7590

06/04/2003

SYNGENTA BIOTECHNOLOGY, INC. PATENT DEPARTMENT 3054 CORNWALLIS ROAD P.O. BOX 12257 RESEARCH TRIANGLE PARK, NC 27709-2257 **EXAMINER**

RAO, DEEPAK R

ART UNIT

PAPER NUMBER

1624

DATE MAILED: 06/04/2003

Au Pate: 7/4/03

Please find below and/or attached an Office communication concerning this application or proceeding

8/4/03 9**2**/4/13



Office Action Summary

Application No. Applicant(s) 10/083,842

Grina

Examiner

Deepak Rao

Art Unit 1624 Para de la companya d

	- The MAILING DATE of this communication appears on the c	over sheet with the correspondence address	
Period fo	or Reply	DIDE 1 MONTUS FROM	
A SHO	DRTENED STATUTORY PERIOD FOR REPLY IS SET TO EXIMALLING DATE OF THIS COMMUNICATION.	PIRE	
I HE M	IAILING DATE OF THIS COMMIDITION. ons of time may be available under the provisions of 37 CFR 1.136 (a). In no event, I	however, may a reply be timely filed after SIX (6) MONTHS from the	
mailing o	date of this communication.	winimum of thirty (30) days will be considered timely.	
- If NO pe	eriod for reply is specified above, the maximum statutory period was apply and was ex-	ion to become ABANDONED (35 U.S.C. § 133).	
- Any rep	ply received by the Office later than three months after the mailing date of this comm	nication, even if timely filed, may reduce any	
_	patent term adjustment. See 37 CFR 1.704(b).	·	
Status 1)⊠	Responsive to communication(s) filed on Feb 27, 2002		
2a) 🖸	This action is FINAL . 2b) ☑ This action is a		
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
-,-	closed in accordance with the practice under Ex parte Que	ayle, 1935 C.D. 11; 453 O.G. 213.	
Disposit	ition of Claims	· ·	
	Claim(s) <u>1-28</u>		
4	4a) Of the above, claim(s)		
		to to an all accord	
6) 🗆		is/are rejected.	
7 j 🗆		is/are objected to.	
8) 🔯	Claims 1-28	are subject to restriction and/or election requirement.	
	eation Papers		
• •	The specification is objected to by the Examiner.		
10)□	12 tags at []	accepted or b)□ objected to by the Examiner.	
,	Applicant may not request that any objection to the drawin	g(s) be held in abeyance. See 37 CFR 1.85(a).	
11)□	The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.	
,.	If approved, corrected drawings are required in reply to this		
12)			
Priority	ty under 35 U.S.C. §§ 119 and 120		
13)□	Acknowledgement is made of a claim for foreign priority	y under 35 U.S.C. § 119(a)-(d) or (f).	
) ☐ All b) ☐ Some* c) ☐ None of:		
•	1. Certified copies of the priority documents have be		
	2. Certified copies of the priority documents have be	en received in Application No	
	3. Copies of the certified copies of the priority document application from the International Bureau (I	C1 Nule 17.2\a//.	
	*See the attached detailed Office action for a list of the ce		
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l –	The translation of the foreign language provisional ap	plication has been received.	
15)L	-	sity under 35 0.3.6. 33 120 and/or 121.	
	hment(s)	Interview Summary (PTO-413) Paper No(s).	
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Application/Control Number:

Art Unit: 1624

DETAILED ACTION

Claims 1-28 are pending in this application.

Election/Restriction

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-14, drawn to compounds of formula I, classified in various class/subclasses depending on the definitions of the variables.
- II. Claims 15-28, drawn to a method of controlling gene expression, classified in class 435, subclass various.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case a method of controlling gene expression may be performed using other compounds.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Art Unit: 1624

Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising the species embraced by the generic structural formulae. In addition to election of a single group from above, applicant is required under 35 U.S.C. 121 to elect a single disclosed species that falls within the elected group, even though this requirement is traversed.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deepak Rao whose telephone number is (703) 305-1879. The examiner can normally be reached on Tuesday-Friday from 6:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Mukund Shah, can be reached on (703) 308-4716. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4556.

Art Unit: 1624

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1235.

Deepak Rao Primary Examiner Art Unit 1624

June 2, 2003

Revised Notice* AMENDMENTS MAY NOW BE SUBMITTED IN RE

The United States Patent and Trademark Office (USPTO) is permitting applicants to submit amendments in a revised format as set forth below. Further details of this practice are described in AMENDMENTS IN A REVISED FORMAT NOW PERMITTED, signed January 31, 2003, expected to be published in Official Gazette on February 25, 2003 (Notice posted on the Office's web site at

http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/revamdtprac.htm). The revised amendment format is essentially the same as the amendment format that the Office is considering adopting via a revision to 37 CFR 1.121 (Manner of Making Amendments). The revision to 37 CFR 1.121 (if adopted) will simplify amendment submission and improve file management. The Office plans to adopt such a revision to 37 CFR 1.121 by July of 2003, at which point compliance with revised 37 CFR 1.121 will be mandatory.

Effective immediately, all applicants may submit amendments in reply to Office actions using the following format. Participants in the Office's electronic file wrapper prototype¹ receiving earlier notices of the revised practice may also employ the procedures set out below.

REVISED FORMAT OF AMENDMENTS

Begin on separate sheets:

Each section of an Amendment (e.g., Claim Amendments, Specification Amendments, Drawing Amendments, and Remarks) should begin on a separate sheet. For example, in an amendment containing a.) introductory comments, b.) amendments to the claims, c.) amendments to the specification, and d.) remarks, each of these sections must begin on a separate sheet. This will facilitate the process of separately indexing and scanning of each part of an amendment document for placement in an electronic file wrapper. .

Two versions of amended part(s) no longer required:

The current requirement in 37 CFR 1.121(b) and (c) to provide two versions (a clean version and a marked up version) of each replacement paragraph, section or claim will be waived where an amendment is submitted in revised format below. The requirements for substitute specifications under 37 CFR 1.125 will be retained.

A) Amendments to the claims:

Each amendment document that includes a change to an existing claim, or submission of a new claim, must include a complete listing of all claims in the application. After each claim number, the status must be indicated in a parenthetical expression, and the text of each claim under examination (with markings to show current changes) must be presented. The listing will serve to replace all prior versions of the claims in the application.

- (1) The current status of all of the claims in the application, including any previously canceled or withdrawn claims, must be given. Status is indicated in a parenthetical expression following the claim number by one of the following: (original), (currently amended), (previously amended), (canceled), (withdrawn), (new), (previously added), (reinstated - formerly claim #_), (previously reinstated), (re-presented - formerly dependent claim #_), or (previously re-presented). The text of all pending claims under examination must be submitted each time any claim is amended. Canceled and withdrawn claims should be indicated by only the claim number and status.
- made relative to the immediate prior version. The changes in any amended claim should be shown by strikethrough (for deleted matter) or underlining (for added matter). An accompanying clean version is not required and should not be presented. Only claims of the status "currently amended" will include markings.
- (3) The text of pending claims not being amended must be presented in clean version, i.e., without any markings. Any claim text presented in clean version will constitute an assertion that it has not been changed relative to the immediate prior version.

Flyer for mailing with all Office actions by all TCs (except Art Units 1634, 2827 and 2834)

The Office's Electronic File Wrapper prototype program is described in USPTO ANNOUNCES PROTOTYPE OF IMAGE PROCESSING, 1265 Off. Gaz. Pat. Office 87 (Dec. 17,-2002) ("Prototype Announcement"), and applies only to Art Units 1634, 2827'and 2834."

The United States Patent and Tradomark Office has changed cortain mailing addresses!

Effective May 1, 2003

Use the addréss provided in this flyor after Hey (; 2003 for any comespondence with the United States Patent and Trademark Criter (USPTO) in each trained matters to organizations repeating to the Commits in arriver Patents.

DO NOT USE the Weshirpton OC 2023; and P.O. Box 232/ Afficeton MA 22202 addresses after May 1: 2003 for any consequence with the USP TO even These of addresses are indicated in the accompanying Office action or Notice of in any other action, hotice, material, form, instruction or countries to material.

Correspondence in caloni-mixing maillers to excenivations recording to the Commissioner for Pakints must now to addressed to:



Commissioner for Petents P.O. Box 1480 Alexandria, VA 22313-1480



Socolal Mail Stop designations to replace Special Box designations

Also offoctive Vey 1: 2003, the USPIO is granging the seacial Box eleignations for the Peterbury 35. Peterbury Box 4: 4: 4: 1 tonv 35. Peterbury 1: Stop eleignations (4: 4). I Box 4: 4: 1 tonv 35. Well Stop eleignations (4: 4). I Box 4: 4: 1 tonv 35. Well Stop (5: 4).

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